IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

THE PHOENIX INSURANCE COMPANY, : CIVIL ACTION Plaintiff : NO. 02-4364

:

JOSEPH ORTLIP, ET AL.,

Defendants :

<u>ORDER</u>

AND NOW, this 4th day of February, 2003, it is hereby ORDRED that judgment¹ is entered in favor of plaintiff Phoenix Insurance Company and against defendants Joseph Ortlip, et al., declaring that plaintiff owes no underinsured motorist benefits to defendants as a result of the accident that occurred on October 27, 1999.

AND IT IS SO ORDERED.

EDUARDO C. ROBRENO, J.

Judgment is entered without objection by defendants, based on the decision of the Pennsylvania Supreme Court in <u>Prudential Prop. & Cas. Ins. Co. v. Colbert</u>, — A.2d —, 2002 WL 31906705 (Pa. Dec. 31, 2002).